

Name/Number: 09481451

Start Date: Any Date

Total Records Found: 12

End Date: Any Date

Accounting Date	Sequence Num.	Tran Type	Fee Code	Fee Amount Mailroom Date	Payment Method
01/27/2000	00000043	<u>1</u>	<u> 101</u>	\$690.00 01/11/2000	CK
04/19/2000	00000200	1	<u>581</u>	\$40.00 04/18/2000	CK
04/19/2000	00000199	<u>1</u>	<u>105</u>	\$130.00 04/18/2000	CK
05/03/2001	00000069	<u>1</u>	<u>115</u>	\$110.00 05/02/2001	CK
12/11/2001	00000016	<u>1</u>	<u>102</u>	\$420.00 12/06/2001	CK
12/11/2001	00000018	<u>1</u>	<u>131</u>	\$740.00 12/06/2001	CK
12/11/2001	0000017	1	<u>103</u>	\$18.00 12/06/2001	CK
12/11/2001	00000015	1	<u>117</u>	\$920.00 12/06/2001	CK CK
09/27/2002	00000060	<u>1</u>	<u>117</u>	\$920.00 09/26/2002	CK
10/01/2002	00000001	<u>1</u>	1202	\$36.00 09/26/2002	DA 231925
06/06/2003	00000087	<u>1</u>	1253	\$930.00 06/05/2003	CK
06/06/2003	00000086	1	<u>1401</u>	\$320.00 06/05/2003	CK

- § 1.136 Extensions of time.
- (a)
- (1) If an applicant is required to reply within a nonstatutory or shortened

statutory time period, applicant may extend the time period for reply up to the

earlier of the expiration of any maximum period set by statute or five months

after the time period set for reply, if a petition for an extension of time and the

fee set in § 1.17(a) are filed, unless:

- (i) Applicant is notified otherwise in an Office action;
- (ii) The reply is a reply brief submitted pursuant to § 1.193(b);
- (iii) The reply is a request for an oral hearing submitted pursuant to §
- 1.194(b);
- (iv) The reply is to a decision by the Board of Patent Appeals and

Interferences pursuant to § 1.196, § 1.197 or § 1.304; or

- (v) The application is involved in an interference declared pursuant to §
- 1.611.
- (2) The date on which the petition and the fee have been filed is the date for

purposes of determining the period of extension and the corresponding

amount of the fee. The expiration of the time period is determined by the

amount of the fee paid. A reply must be filed prior to the expiration of the

period of extension to avoid abandonment of the application (§ 1.135), but in

no situation may an applicant reply later than the maximum time period set by

statute; or be granted an extension of time under paragraph (b) of

this section

when the provisions of this paragraph are available. See § 1.136(b) for

extensions of time relating to proceedings pursuant to $\S\S$ 1.193(b), 1.194,

1.196 or 1.197; § 1.304 for extensions of time to appeal to the U.S. Court of

Appeals for the Federal Circuit or to commence a civil action; § 1.550(c) for

extensions of time in ex parte reexamination proceedings, $\S 1.956$ for

extensions of time in inter partes reexamination proceedings; and \S 1.645 for

extensions of time in interference proceedings.

(3) A written request may be submitted in an application that is an authorization

to treat any concurrent or future reply, requiring a petition for an extension of

time under this paragraph for its timely submission, as incorporating a petition

for extension of time for the appropriate length of time. An authorization to

charge all required fees, fees under § 1.17, or all required extension of time

fees will be treated as a constructive petition for an extension of time in any

concurrent or future reply requiring a petition for an extension of time under

this paragraph for its timely submission. Submission of the fee set forth in \S

1.17(a) will also be treated as a constructive petition for an extension of time

in any concurrent reply requiring a petition for an extension of time under this

paragraph for its timely submission.

(b) When a reply cannot be filed within the time period set for such reply and the

provisions of paragraph (a) of this section are not available, the period for reply

will be extended only for sufficient cause and for a reasonable time specified. Any

request for an extension of time under this paragraph must be filed on or before

the day on which such reply is due, but the mere filing of such a request will not

affect any extension under this paragraph. In no situation can any extension carry

the date on which reply is due beyond the maximum time period set by statute.

See § 1.304 for extensions of time to appeal to the U.S. Court of Appeals for

the Federal Circuit or to commence a civil action; § 1.645 for extensions of time

in interference proceedings; § 1.550(c) for extensions of time in exparte

reexamination proceedings; and $\S 1.956$ for extensions of time in inter partes

reexamination proceedings.

(c) If an applicant is notified in a "Notice of Allowability" that an application is

otherwise in condition for allowance, the following time periods are not

extendable if set in the "Notice of Allowability" or in an Office action having a

mail date on or after the mail date of the "Notice of Allowability":

- (1) The period for submitting an oath or declaration in compliance with § 1.63;
- (2) The period for submitting formal drawings set under § 1.85 (c); and
- (3) The period for making a deposit set under § 1.809(c).

[47 FR 41277, Sept. 17, 1982, effective Oct. 1, 1982; 49 FR 555, Jan. 4, 1984,

effective Apr. 1, 1984; 49 FR 48416, Dec. 12, 1984, effective Feb. 11, 1985; 54 FR

29551, July 13, 1989, effective Aug. 20, 1989; para. (a) revised, 58 FR 54504, Oct.

22, 1993, effective Jan. 3, 1994; revised, 62 FR 53131, Oct. 10, 1997, effective Dec.

1, 1997; para. (c) added, 65 FR 54604, Sept. 8, 2000, effective Nov. 7, 2000; paras.

(a)(2) and (b) revised, 65 FR 76756, Dec. 7, 2000, effective Feb. 5, 2001; para. (c)

revised, 66 FR 21090, Apr. 27, 2001, effective May 29, 2001]

	Hits	Search Text	DBs
1	8638	<pre>(manifold hopper feeder) same (roll roller) same (belt conveyor)</pre>	USPAT; US-PGPUB
2	185004	425/\$.ccls. 264/\$.ccls. 426/\$.ccls.	USPAT; US-PGPUB
3	853	1 and 2	USPAT; US-PGPUB
4	64	casting same 1	USPAT; US-PGPUB
5	26	3 and 4	USPAT; US-PGPUB
6	337	casting and 1	USPAT; US-PGPUB
7	60	3 and 6 not 5	USPAT; US-PGPUB
8	4423	(manifold hopper feeder) same (roll roller) same (belt conveyor)	EPO; JPO; DERWENT
9	92318	425/\$.ccls. 264/\$.ccls. 426/\$.ccls.	EPO; JPO; DERWENT
10	83	8 and 9	EPO; JPO; DERWENT

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